APPENDIX B

REDACTED VERSION OF DOCUMENT FILED UNDER SEAL

1 2 3 4 5 6 7 8	QUINN EMANUEL URQUHART & SULLIVA Charles K. Verhoeven (Bar No. 170151) charlesverhoeven@quinnemanuel.com David A. Perlson (Bar No. 209502) davidperlson@quinnemanuel.com Melissa Baily (Bar No. 237649) melissabaily@quinnemanuel.com John Neukom (Bar No. 275887) johnneukom@quinnemanuel.com Jordan Jaffe (Bar No. 254886) jordanjaffe@quinnemanuel.com 50 California Street, 22 nd Floor San Francisco, California 94111-4788 Telephone: (415) 875-6600 Facsimile: (415) 875-6700	N, LLP
9	Attorneys for WAYMO LLC	
10	UNITED STATES	DISTRICT COURT
11	NORTHERN DISTRI	CT OF CALIFORNIA
12	SAN FRANCIS	SCO DIVISION
13	WAYMO LLC,	CASE NO. 3:17-cv-00939
14	Plaintiff,	PLAINTIFF WAYMO LLC'S RULE
15	VS.	26(a)(3) WITNESS LIST
16 17	UBER TECHNOLOGIES, INC.; OTTOMOTTO LLC; OTTO TRUCKING LLC,	
18	Defendants.	
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Plaintiff Waymo LLC ("Waymo") hereby provides its witness list pursuant to Fed. R. Civ. P., 26(a)(3) and paragraphs 1 and 2(a) of the Guidelines for Trial and Final Pre-Trial Conference in Civil Jury Cases Before the Honorable William Alsup.

Waymo identifies the name and, if not previously provided, the address, telephone number, and anticipated testimony of each witness it may present at trial other than solely for impeachment — separately identifying those the party expects to present and those it may call if the need arises. Waymo further reserves the right to call any witness on any of Defendant's witness lists, further including any of the witnesses identified by Defendants or Waymo on any subjects identified by either Defendants or Waymo.

Waymo reserves the right to supplement this list based on discovery not yet taken in the case, including relating to the production of the Stroz report and other materials produced as a result of the Federal Circuit's dismissal of the appeals relating thereto.¹

I. <u>WITNESSES WAYMO WILL PRESENT AT TRIAL</u>

Name	Contact Information	Substance of Testimony
John Bares	May be reached through counsel for Uber	Mr. Bares will be asked to provide non- cumulative testimony concerning Defendants misappropriation of Waymo's trade secrets, including their acquisition, use and disclosure, and the lack of independent development; acquisition of Otto; and Mr. Levandowski's employment milestones.
Gary Brown	May be reached through counsel for Waymo	Mr. Brown will provide non-cumulative testimony concerning Google/Waymo's forensic investigation into misappropriation of trade secrets, particularly analysis of log data and hardware; Google/Waymo's reasonable efforts to maintain the secrecy of its electronic systems, digital document storage repositories, and computer networks, including but not limited to the SVN server. Waymo further identifies

¹ Waymo's list includes witnesses who may be offered in rebuttal.

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1			the subjects of the Rule 30(b)(6) topic(s)
2			for which he was designated as Waymo's corporate witness.
	Dan Chu	May be reached through	Mr. Chu will provide non-cumulative
3	Dan Chu	counsel for Waymo	testimony regarding matters that concern Waymo, including investment in,
4			development of, and management of Waymo's self-driving cars and
5			autonomous vehicle technology; the current and future nature of the relevant
6			markets and competition in the relevant markets, and other issues related to
7			irreparable harm and damages suffered by Waymo, Waymo's short-term and long-
8			term business plans, Waymo's early rider program in Phoenix, Waymo's launch of
9			its TaaS service, and Waymo's understanding of the TaaS market
10			(including competition in that market and Waymo's competitive advantages).
12			Waymo further identifies the subjects of the Rule 30(b)(6) topic(s) for which he
13			was designated as Waymo's corporate witness.
14	Dmitri Dolgov	May be reached through	Dr. Dolgov will provide non-cumulative
15		counsel for Waymo	testimony regarding the development of Waymo's self-driving car technology,
16			including its LIDAR designs and associated self-driving vehicle software
17			development; the development of certain of Waymo's trade secrets, Waymo's
18			engineering practices, and the Chauffeur
19			Bonus Plan. Waymo further identifies the subjects of the Rule 30(b)(6) topic(s) for
20			which he was designated as Waymo's corporate witness.
21	Pierre-Yves Droz	May be reached through	Mr. Droz will provide non-cumulative
22		counsel for Waymo	testimony regarding the development of Waymo's self-driving car technology,
23			including its LIDAR designs and the development of Waymo's trade secrets,
24			time to develop Waymo's LIDAR designs and trade secrets, engineering practices of
25			Waymo and the LIDAR team regarding
26			the confidentiality of its designs and measures to keep them secret, the
27			contents of Waymo's SVN server, and communications with Anthony
28			Levandowski regarding Uber and

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1 2 3 4 5			formation of Otto. Waymo further identifies the subjects of Mr. Droz's prior declarations submitted in this matter, Dkt. 25-31, 453-3 as subject he may testify about as well as the Rule 30(b)(6) topics for which he was designated as Waymo's corporate witness.
6 7 8 9 10 11	Eric Friedberg	May be reached through counsel for Stroz Friedberg: Melanie Blunschi Latham & Watkins 505 Montgomery Street, Suite 2000 San Francisco, CA 94111-6538 Direct Dial: +1.415.395.8129 Email: melanie.blunschi@lw.com	Mr. Friedberg will be asked to provide non-cumulative testimony regarding the Stroz due diligence analysis, investigation, and report, and the Uber-Otto acquisition; Defendants' misappropriation of Waymo's trade secrets, including their acquisition, use and disclosure.
14 15 16 17 18 19	John Gardner	May be reached through counsel: Merri Baldin Rogers Joseph O'Donnell 311 California Street, 10th fl San Francisco, CA 94104 415.956.2828 main mbaldwin@rjo.com	Mr. Gardner will be asked to provide non- cumulative testimony regarding Ottomotto and Otto Trucking; the Uber- Otto acquisition; Mr. Levandowski's businesses; the Stroz due diligence analysis, investigation, and report; the misappropriation of Waymo trade secrets; and destruction of relevant evidence.
20 21 22	William Grossman	May be reached through counsel for Waymo	Mr. Grossman will provide non- cumulative testimony regarding Waymo's accidental receipt of an email containing an Otto LiDAR PCB.
23 24 25 26 27	Dan Gruver	May be reached through counsel for Uber	Mr. Gruver will be asked to provide non- cumulative testimony regarding Defendants' misappropriation of Waymo's trade secrets, including their acquisition, use and disclosure, and the lack of independent development; and the development of Waymo's self-driving car technology, including its LIDAR designs.
28	Arturo Gonzalez	MoFo; May be reached	Mr. Gonzalez will be asked to provide non-cumulative testimony regarding

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1		through counsel for Uber	MoFo's possession of misappropriated materials; destruction of relevant
2			evidence; and Defendants' knowledge of
3	W : 4: C :	M 1 1 1 1 1	same
4	Kristin Gunjonsson	May be reached through counsel for Waymo	Mr. Gudjonsson will provide non- cumulative testimony concerning
			Google/Waymo's forensic investigation
5			into misappropriation of trade secrets, particularly analysis of hardware;
6			Google/Waymo's reasonable efforts to
7			maintain the secrecy of its electronic systems, digital document storage
8			repositories, and computer networks,
9			including but not limited to the SVN server
10	Bill Gurley	May be reached through	Mr. Gurley will be asked to provide non-
		counsel:	cumulative testimony regarding Uber's acquisition of Otto; board meetings,
11		Martin Flumenbaum	discussions, and knowledge concerning
12		1285 Avenue of the Americas	the Otto acquisition including Mr. Kalanick and others' representations; facts
13		New York, NY 10019	surrounding Mr. Kalanick and board
14		(212) 373-3191	discussions concerning his termination;
15			negotiations with Mr. Kalanick concerning the Otto acquisition and his
		mflumenbaum@paulweiss.com	resignation; Stroz due diligence report;
16			and representations made by Mr. Kalanick regarding the Stroz report and
17			Otto acquisition; and Benchmark's claim
18			that Mr. Kalanick committed fraud and breached his fiduciary duty with respect
19	Y YY 1'	M 1 1 1 1 1	to the Otto acquisition.
20	James Haslim	May be reached through counsel for Uber	Mr. Haslim will be asked to provide non- cumulative testimony regarding
21			Defendants misappropriation of Waymo's
22			trade secrets (including but not limited to through Tyto LIDAR), including their
			acquisition, use and disclosure, and the
23	Lambertus	May be reached through	lack of independent development. Professor Hesselink will provide expert
24	Hesselink	counsel for Waymo	testimony pertaining to optics as it relates to a LiDAR system for a self-driving
25	HICSSCHIIK		vehicle; general optics and LiDAR
26			principles, background state of the art; explain Waymo's disclosed trade secrets
27			relating to LiDAR optical systems and components and is expected to provide
			opinions regarding the level of skill and
28			effort required to derive such trade secrets

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1 2			based on the available evidence in this case. Retained Prof. Hesselink is expected to also opine that Waymo's LiDAR
3			systems embody certain of Waymo's disclosed trade secrets.
4			Prof. Hesselink is expected to further offer opinions that (i) Waymo undertook
5			reasonable efforts to maintain certain disclosed trade secrets in relative secrecy;
6			(ii) such trade secrets are not generally known by individuals within the relevant
7			filed and/or are not readily ascertainable; and (iii) such trade secrets derive
8			independent economic value by virtue of their not being generally known in the
9			relevant field. Additionally, Prof. Hesselink is expected to opine regarding
10 11			Defendants' misappropriation of certain of Waymo's disclosed trade secrets based on (i) contemporaneous technical
12			evidence reflecting Defendants' acquisition, use, and/or disclosure of
13			Waymo's disclosed trade secret concepts; (ii) the similarity of Defendants'
14			technology to Waymo's disclosed trade secrets and/or Waymo's implementation
15			of such trade secrets in Waymo's commercial products; and/or (iii) the lack
16			of evidence supporting Defendants' independent development of their own technology.
17	Jeff Holden	May be reached through	Mr. Holden will be asked to provide non-
18	Jen Holden	counsel for Uber	cumulative testimony regarding the state of Uber's autonomous vehicle program
19			before the Otto acquisition; negotiations with Mr. Levandowski regarding the
20			acquisition; Mr. Levandowski's consulting work; facts surrounding Mr.
21			Levandowski's continued employment with Uber and termination; and
22 23			Defendants' misappropriation of Waymo's trade secrets.
24	Ben Ingram	May be reached through	Mr. Ingram will provide non-cumulative
25		counsel for Waymo	testimony regarding the development of Waymo's self-driving car technology, including its LIDAR designs and
26			associated self-driving vehicle software development; the development of certain
27			of Waymo's trade secrets.
28	Michael Janosko	May be reached through	Mr. Janosko will provide non-cumulative testimony regarding reasonable measures
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	counsel for Waymo	to protect security at Google and Waymo, including Google's enterprise infrastructure.
Travis Kalanick	May be reached through counsel: Melinda Haag Orrick 405 Howard Street San Francisco, CA 94105-2669 +1 415 773 5495 mhaag@orrick.com	Mr. Kalanick will be asked to provide non-cumulative testimony regarding Uber's driverless car program; Uber's solicitation of Google and Waymo employees; discussions with, knowledge about, Levandowksi, discussions with the Board and Benchmark partners concerning the Otto acquisition, Mr. Levandowski, and the relationship between the facts surrounding this case and his termination; negotiations with Mr. Levandowski regarding the founding of Ottomotto and Otto Trucking, and Otto acquisition; the Uber-Otto acquisition; solitication of Google/Waymo employees; the Stroz due diligence analysis, investigation, and report; Uber's knowledge of stolen documents, understanding, and activity related to misappropriation of Google/Waymo trade secret and proprietary information; Levandowski's employment and continued employment at Uber; and destruction of relevant evidence.
Rudy Kim	MoFo May be reached through counsel for Uber	Mr. Kim will be asked to provide non- cumulative testimony regarding the Uber- Otto acquisition; the Stroz due diligence analysis, investigation, and report; and destruction of relevant evidence.
Anthony Levandowski	May be reached through counsel: Miles Erlich Ramsey & Ehrlich LLP 803 Hearst Avenue Berkeley, CA 94710 Tel: (510) 548-3600 miles@ramsey-ehrlich.com	Mr. Levandowski will be asked to provide non-cumulative testimony regarding the development of Waymo's self-driving car technology, including its LIDAR designs and the development of Waymo's trade secrets, engineering practices of Waymo and the LIDAR team regarding the confidentiality of its designs and measures to keep them secret, his performance at Waymo, the contents of Waymo's SVN server, and communications with Google employees regarding Uber and formation of Otto; Uber's driverless car program; Uber's solicitation of Google and Waymo employees; the relationship between the facts surrounding this case and his termination; negotiations regarding the founding of Ottomotto and Otto Trucking, and Otto acquisition; the Uber-Otto
	Rudy Kim Anthony	Travis Kalanick May be reached through counsel: Melinda Haag Orrick 405 Howard Street San Francisco, CA 94105-2669 +1 415 773 5495 mhaag@orrick.com Rudy Kim MoFo May be reached through counsel for Uber Anthony Levandowski May be reached through counsel: Miles Erlich Ramsey & Ehrlich LLP 803 Hearst Avenue Berkeley, CA 94710 Tel: (510) 548-3600

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1 2 3 4 5 6 7			acquisition; the Stroz due diligence analysis, investigation, and report; Uber's knowledge of stolen documents, understanding, and activity related to misappropriation of Google/Waymo trade secret and proprietary information; Levandowski's employment and continued employment at Uber; and destruction of relevant evidence. Waymo further identifies those subjects identified in Waymo's Statement Regarding Questions it Intends to Ask Anthony Levandowski at Trial. Dkt. 835.
891011	John Krafcik	May be reached through counsel for Waymo	Mr. Krafcik will provide non-cumulative testimony regarding Waymo's business; Anthony Levandowski, and his departure from Google; the relationship between Waymo and Google; and Waymo's development of its TaaS service, and valuations of Chauffeur.
12 13 14 15 16 17	Brian McClendon	May be reached through counsel for Uber	Mr. McClendon will be asked to provide non-cumulative testimony regarding solicitation of and negotiations with Levandowski regarding founding Ottomotto and Otto Trucking; and the Uber-Otto acquisition, the development of Uber's self-driving technology, including before the Otto acquisition, Defendants' misappropriation of Waymo's trade secrets, including their acquisition, use and disclosure, and the lack of independent development.
19 20 21 22 23 24 25 26	Emil Michael	May be reached through counsel: Margaret Tough Latham & Watkins 505 Montgomery Street Suite 2000 San Francisco, CA 94111 (415) 391-0600 margaret.tough@lw.com	Mr. Michael will be asked to provide non-cumulative testimony regarding the negotiations with Levandowski regarding founding Ottomotto and Otto Trucking; the Uber-Otto acquisition; Levandowski's employment and continued employment at Uber; discussions with, knowledge about, Levandowski, discussions with the Board and Benchmark partners concerning the Otto acquisition, Mr. Levandowski, and the relationship between the facts surrounding this case and his termination.
2728	Rhian Morgan	May be reached through counsel for Uber	Ms. Morgan will be asked to provide non- cumulative testimony regarding the founding and business of Ottomotto and

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1 2 3			Otto Trucking; Uber's acquisition of Otto; and the Stroz due diligence analysis, investigation, report; Defendants misappropriation of Waymo's trade secrets, destruction of relevant evidence.
4 5	Angela Padilla	May be reached through counsel for Uber	Ms. Padilla will be asked to provide non- cumulative testimony regarding the Stroz due diligence analysis, investigation, and
6			report; Levandowski's employment and continued employment at Uber; the
7			relationship between the facts surrounding this case and his termination; and the Uber-Otto acquisition,
8			Defendants' misappropriation of Waymo's trade secrets, including their
9			acquisition, use and disclosure, and the lack of independent development, destruction of relevant evidence.
11	Gaetan Pennecot	May be reached through counsel for Uber	Mr. Pennecot will be asked to provide non-cumulative testimony regarding
12 13			Defendants' misappropriation of Waymo's trade secrets, including their
14			acquisition, use and disclosure, and the lack of independent development; the development of Waymo's self-driving car technology, including its LIDAR designs.
15			
16 17	Cameron Poetzcher	May be reached through counsel for Uber	Mr. Poetzcher will be asked to provide non-cumulative testimony regarding Uber's negotiations with Mr.
18			Levandowski regarding the formation of Ottomotto/Otto Trucking; and the acquisition; solicitation of
19			Google/Waymo employees; destruction of relevant evidence.
20	Nina Qi	May be reached through counsel for Uber	Ms. Qi will be asked to provide non- cumulative testimony regarding Uber's
2122			decision to acquire Ottomotto (and to enter into an option to acquire Otto Trucking); contacts between Uber and
23			Mr. Levandowski regarding the formation of Ottomotto / Otto Trucking, Uber's
24			acquisition of those entities, and the benefits that Uber would obtain via those
25			acquisitions; Uber's solicitation of Google/Waymo employees; and Uber's internal views on those subjects,
26			destruction of relevant evidence.
2728	Lior Ron	May be reached through counsel:	Mr. Ron will be asked to provide non- cumulative testimony regarding the misappropriation of Waymo trade secrets;

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1 2 3 4		Taylor & Patchen, LLP One Ferry Building, Suite 355 San Francisco, CA 94111 T: (415) 788-8200	founding of Ottomotto and Otto Trucking; the Uber-Otto acquisition; the Stroz due diligence analysis, investigation, and report; and the business and product development of Ottomotto and Otto Trucking, destruction of relevant evidence.
5 6 7 8 9 10	Bryan Salesky	May be contacted through counsel: Stacy North Pierce & Shearer LLP snorth@pierceshearer.com 650-843-1900	Mr. Salesky will provide non-cumulative testimony regarding the history of Google/Waymo's self-driving-car development efforts; Mr. Levandowski's performance as a Google/Waymo employee; certain of Mr. Levandowski's communications with Uber prior to his departure from Google/Waymo
12 13 14 15	Brent Schwarz	May be reached through counsel for Uber	Mr. Schwarz will be asked to provide non-cumulative testimony regarding Defendants misappropriation of Waymo's trade secrets, including their acquisition, use and disclosure, and the lack of independent development; regarding Tyto LiDAR and Otto's acquisition of Tyto.
16 17 18 19 20 21	Ognen Stojanovski	May be reached through counsel for Uber	Mr. Stojanovski will be asked to provide non-cumulative testimony regarding Defendants misappropriation of Waymo's trade secrets, including their acquisition, use and disclosure, and the lack of independent development; regarding Tyto LiDAR and Otto's acquisition of Tyto; regarding communications with Mr. Levandowski regarding Tyto LIDAR and other businesses related to Mr. Levandowski.
22 23 24	Eric Tate	May be reached through counsel for MoFo	Mr. Tate will be asked to provide non- cumulative testimony regarding the Uber- Otto acquisition; the Stroz due diligence analysis, investigation, and report; and destruction of relevant evidence.
25 26 27 28	Jim Timmins	May be reached through counsel for Waymo	Mr. Timmins will provide expert testimony regarding customary practices with respect to M&A transactions (including regarding indemnification) and the consideration paid by Uber to acquire Ottomotto (including relative to other acquisitions).

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1 2	Chris Urmson	May be reached through counsel:	Mr. Urmson will provide non-cumulative testimony regarding the history and development of Waymo's self-driving car
3		Benjamin L. Singer	technology, including its LIDAR designs; Mr. Levandowski's performance at
4		601 Montgomery St. Suite 1950	Google and circumstances surrounding his termination from Google; Chauffeur
5		San Francisco, CA 94111 415-500-6080	Bonus Plan; Waymo valuation(s).
6		113 300 0000	
7	Michael Wagner	May be reached through counsel for Waymo	Mr. Wagner will provide non-cumulative testimony regarding the relevant markets, irreparable harm, and the unjust
8			enrichment and reasonable royalty measures of damages resulting from
9			Defendants' misappropriation of
10			Waymo's trade secrets.
11	Tim Willis	May be reached through counsel for Waymo	Mr. Willis will provide non-cumulative testimony regarding Waymo's supply chain operation, including reasonable
12			steps taken to protect confidential and
13			proprietary information shared with suppliers.
14	Salle Yoo	May be reached through counsel for Uber	Ms.Yoo will be asked to provide non- cumulative testimony regarding the Uber-
15		counser for oper	Otto acquisition; the Stroz due diligence analysis investigation, and report;
16			continued employment and termination of
17			Anthony Levandowski; and Defendants misappropriation of Waymo's trade
18			secrets, destruction of relevant evidence.
19	Sasha Zbrozek	May be reached through counsel for Waymo	Mr. Zbrozek will provide non-cumulative testimony concerning Google/Waymo's
20			forensic investigation, particularly the SVN server and related log data,
21			including Mr. Levandowski's download of the 14,000 files from the SVN server;
22			Google/Waymo's reasonable efforts to maintain the secrecy of its electronic
23			systems, digital document storage repositories, and computer networks
24		<u> </u>	

II. WITNESSES WAYMO MAY PRESENT AT TRIAL IF THE NEED ARISES

Name Contact Information Substance of Testimony

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1	Eric Armursky	O'Melveny	Mr. Armursky will be asked to provide non-cumulative
2		2765 Sand Hill Road	testimony regarding the Stroz due diligence analysis,
3		Palo Alto, CA 94025	investigation, and report.
4		(650) 473-2644	
5		eamdursky@omm.com	
6	Tara Allport	May be reached through counsel for Stroz Friedberg	Ms. Allport will be asked to provide non-cumulative
7		counsel for Stroz I fiedderg	testimony regarding the Stroz due diligence analysis,
8			investigation, and report.
9	Cristina Antalik	May be reached through counsel for Stroz Friedberg	Ms. Antalik will be asked to provide non-cumulative
10		counsel for Suoz I fledocig	testimony regarding the Stroz due diligence analysis,
11			investigation, and report.
12	Alisa Baker	Levine & Baker	Ms. Baker will be asked to provide non-cumulative
13		466 Green Street	testimony regarding the Stroz due diligence analysis,
14		Suite 303	investigation, and report.
15		San Francisco, CA 94133	
16		(415) 391-2995	
17	Chelsea Bailey	May be reached through counsel for Waymo	Ms. Bailey will provide non- cumulative testimony
18		counter for waying	regarding the Chauffeur Bonus Plan; Mr. Levandowski's
19			departure from Google, including Google's collection
20			of Levandowski's laptops and delivery of those laptops to the
21			Google forensics team; and Mr. Levandowski's
22			performance as a Google/Waymo employee
23	Elisabeth Balassone	MoFo; May be reached	Ms. Balassone will be asked to
24	200 200 20000000	through counsel for Uber	provide non-cumulative testimony regarding the Stroz
25			due diligence analysis, investigation, and report.
26	Travis Bellanger	May be reached through	Mr. Bellanger will provide
2728		counsel for Waymo	non-cumulative testimony concerning Google/Waymo's forensic investigation into the

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2 3 1			activities of Anthony Levandowski, including Google's collection of Levandowski's laptops and delivery of those laptops to the Google forensics team
5 6 7	Adam Bentley	May be reached through counsel for Uber	Mr. Bentley will be asked to provide non-cumulative testimon regarding the Uber-Otto acquisition; the Stroz due diligence analysis, investigation, and report; and destruction of relevant evidence.
9 0 1	Shouvik Biswas	MoFo; May be reached through counsel for Uber	Mr. Biwas will be asked to provide non-cumulative testimony regarding the Stroz due diligence analysis, investigation, and report.
22 33 44 55 66 77 88	Mattew Blattmachr	May be reached through counsel: Diane F. Vallentine Jermain, Dunnagan & Owens, PC 3000 A Street, Suite 300 Anchorage, AK 99503	Mr. Battmachr will be asked to provide non-cumulative testimony regarding the ownership of Levandowski's companies
) 11 22	Scott Boehmke	May be reached through counsel for Uber	Mr. Boehmke will provide non-cumulative testimony concerning Defendants misappropriation of Waymo's trade secrets, including their acquisition, use and disclosure, and the lack of independent development.
4 5 6	Judith Branham	May be reached through counsel for Stroz Friedberg	Mr. Branham will be asked to provide non-cumulative testimony regarding the Stroz due diligence analysis, investigation, and report.
7 8	Don Burnette	May be reached through counsel for Uber	Mr. Burnette will be asked to provide non-cumulative testimony concerning

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1 2			Defendants misappropriation of Waymo's trade secrets, including their acquisition, use
3			and disclosure, and the lack of independent development; the development of Waymo's self-
4			driving car technology, including its LIDAR designs
5 6			and software; due diligence by Stroz for Otto acquisition by Uber; and destruction of
7			relevant evidence.
8	Hanley Chew	May be reached through counsel for Stroz Friedberg	Mr. Chew will be asked to provide non-cumulative
9			testimony regarding the Stroz due diligence analysis, investigation, and report.
10	Mitchell Dobi	May be reached through	Mr. Dobi will be asked to
11 12		counsel for Stroz Friedberg	provide non-cumulative testimony regarding the Stroz due diligence analysis,
13			investigation, and report.
14	Gerard Dwyer	May be reached through counsel for Waymo	Mr. Dwyer will provide non- cumulative testimony
15			regarding inputs to Waymo's current P&L. He may also provide testimony regarding
16 17			Waymo's current business plan.
18	Anna Ferrari	MoFo; May be reached through counsel for	Mr. Ferrari will be asked to provide non-cumulative
19			testimony regarding the Stroz due diligence analysis, investigation, and report.
20	Paul French	May he reached through	C , 1
21	Paul French	May be reached through counsel for Waymo	Rebuttal of expert testimony of Kevin Faulkner, including opinions related to the various
2223			flaws and errors in Stroz's search for Waymo confidential information at Uber; rebuttal
24			of expert testimony of Erik Laykin, including opinions
25			related to the Waymo forensic investigation, Anthony
26			Levandowski's download of the 14,000 files, Radu
27			Raduta's download of confidential documents from
28			Google Drive and Sameer Kshirsagar's download of
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1 2			confidential documents from Google Drive
3 4 5	Mary Fulginiti	May be reached through counsel for Stroz Friedberg	Ms. Fulginiti will be asked to provide non-cumulative testimony regarding the Stroz due diligence analysis, investigation, and report.
6 7 8	Christine Gabitass	May be reached through counsel for Stroz Friedberg	Ms. Gabitass will be asked to provide non-cumulative testimony regarding the Stroz due diligence analysis, investigation, and report.
9 10 11	Gataum Gupta	May be reached through counsel for Uber	Mr. Gupta will be asked to provide non-cumulative testimony regarding Uber's acquisition of Ottomotto and Uber's funding of Otto Trucking's business activities.
12 13 14 15 16	Bruce Hartley	May be reached through counsel for Waymo	Rebuttal of expert testimony of Erik Laykin, including opinions related to security measures taken by Google/Waymo to protect their confidential and proprietary information, including but not limited to materials stored in Waymo's SVN repository
17 18 19 20 21 22	Don Harrison	May be reached through counsel for Waymo	Mr. Harrison will provide non- cumulative testimony regarding Google's mergers and acquisitions, including the negotiation and drafting of Google's merger and acquisition agreements, the process of conducting valuations, and Waymo's valuations.
232425262728	Jennifer Haroon	May be reached through counsel for Waymo	Ms. Haroon will provide non- cumulative testimony regarding details of Waymo's first P&L, the negotiation of the valuation used in connection with the Chauffeur Business Plan, the timing of payments made under the Chauffeur Business Plan, and the 409(a) valuation conducted when Waymo was spun off

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1 2 3 4 5			from Google. Ms. Haroon may also provide testimony regarding the evolution of Waymo's business plan over time. Waymo further identifies the subjects of the Rule 30(b)(6) topic(s) for which she was designated as Waymo's corporate witness.
6	Soren Juelsgaard	May be reached through	Mr. Juelsgaard will be asked to
7	Soren vasassam a	counsel for Uber	provide non-cumulative testimony concerning
8			Defendants misappropriation of Waymo's trade secrets,
9			including their acquisition, use and disclosure, and the lack of
11			independent development; the development of Waymo's self-
12			driving car technology, including its LIDAR designs
13			and software; due diligence by Stroz for Otto acquisition by Uber; and destruction of
14			relevant evidence.
15	Asheem Linaval	May be reached through counsel for Uber	Mr. Linaval will be asked to provide non-cumulative testimony concerning
16 17			Defendants misappropriation of Waymo's trade secrets, including their acquisition, use
18			and disclosure, and the lack of independent development; the
19			development of Waymo's self- driving car technology,
20	David Lawee	May be reached through	including its LIDAR designs.
21	David Lawee	May be reached through counsel for Waymo	Mr. Lawee will provide non- cumulative testimony regarding Google's mergers
22 23			and acquisitions, including the negotiation and drafting of
24			Google's merger and acquisition agreements, the
25			process of conducting valuations, Waymo's
26			valuations, and the Chauffeur Bonus Plan. Waymo further identifies the subjects of the
27			Rule 30(b)(6) topic(s) for which he was designated as
28			Waymo's corporate witness.
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Christian Lymn 2	May be reached through counsel for Uber	Mr. Lymn will be asked to provide non-cumulative testimony regarding the Stroz due diligence analysis, investigation, and report.
Teresa MacLean 5	MoFo; May be reached through counsel for	Ms. MacLean will be asked to provide non-cumulative testimony regarding the Stroz due diligence analysis, investigation, and report.
Jessica Madore 8	May be reached through counsel for Stroz Friedberg	Ms. Madore will be asked to provide non-cumulative testimony regarding the Stroz due diligence analysis, investigation, and report.
Melanie Maugeri 1 2	May be reached through counsel for Stroz Friedberg	Ms. Maugeri will be asked to provide non-cumulative testimony regarding the Stroz due diligence analysis, investigation, and report.
Kenneth Mendelson Kenneth Mendelson	May be reached through counsel for Stroz Friedberg	Mr. Mendelson will be asked to provide non-cumulative testimony regarding the Stroz due diligence analysis, investigation, and report.
Colette Reiner Mayer 7	MoFo; May be reached through counsel for Uber	Ms. Mayer will be asked to provide non-cumulative testimony regarding the Stroz due diligence analysis, investigation, and report.
Tom Nolan 1	Nolan Barton Olmos, LLP 600 University Avenue Palo Alto, CA 94301 Phone: (650) 326-2980	Mr. Nolan will be asked to provide non-cumulative testimony regarding the Stroz due diligence analysis, investigation, and report.
Daniel Olmos Daniel Olmos	Nolan Barton Olmos, LLP 600 University Avenue Palo Alto, CA 94301 Phone: (650) 326-2980	Mr. Olmos will be asked to provide non-cumulative testimony regarding the Stroz due diligence analysis, investigation, and report.
Christine Oropeza	May be reached through counsel for Stroz Friedberg	Ms. Oropeza will be asked to provide non-cumulative testimony regarding the Stroz

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1 2			due diligence analysis, investigation, and report.
3	Colin Sebern	May be reached through counsel for Uber	Mr. Sebern will be asked to
		counsel for Ober	provide non-cumulative testimony concerning
4 5			Defendants misappropriation of Waymo's trade secrets, including their acquisition, use
6			and disclosure, and the lack of independent development; the
7			development of Waymo's self- driving car technology,
8			including its LIDAR designs and software; due diligence by
9			Stroz for Otto acquisition by Uber.
10	Timothy Schirm	May be reached through counsel for Stroz Friedberg	Mr. Schirm will be asked to provide non-cumulative
11			testimony regarding the Stroz due diligence analysis,
12			investigation, and report.
13	Joe Shapiro	May be reached through counsel for Stroz Friedberg	Mr. Shapiro will be asked to provide non-cumulative
14		evalue in Succinition	testimony regarding the Stroz due diligence analysis,
15			investigation, and report.
16	Sharat Sridhar	May be reached through counsel for Stroz Friedberg	Mr. Sridhar will be asked to provide non-cumulative
17		coanser for successing	testimony regarding the Stroz due diligence analysis,
18			investigation, and report.
19	Justin Suhr	May be reached through counsel for Uber	Mr. Suhr will be asked to provide non-cumulative
20		Counsel for Coef	testimony regarding the Stroz due diligence analysis,
21			investigation, and report.
22	Aditi Tatti	May be reached through counsel for Stroz Friedberg	Mr. Tatti will be asked to provide non-cumulative
23		Counsel for Sub2 I flouding	testimony regarding the Stroz due diligence analysis,
24			investigation, and report.
25	Diek Van Nort	MoFo; May be reached through counsel for Uber	Mr. Van Nort will be asked to provide non-cumulative
26		unough counsel for Ooti	testimony regarding the Stroz
27			due diligence analysis, investigation, and report.
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1	Michael Xing	May be reached through	Mr. Xing will provide non-
2		counsel for Waymo	cumulative testimony concerning the Chauffeur
3			Bonus Plan. Waymo further identifies the subjects of the
4			Rule 30(b)(6) topic(s) for which he was designated as Waymo's corporate witness.
5	G : W	NI DI OLID	, I
6	Serenity Wang	Nolan Barton Olmos, LLP	Ms. Wang will be asked to provide non-cumulative
7		600 University Avenue	testimony regarding the Stroz due diligence analysis,
		Palo Alto, CA 94301	investigation, and report.
8		Phone: (650) 326-2980	
9	D M.11.	. ,	M 377'11' '11 1 1 14
10	Benjamin Williams	MoFo; May be reached through counsel for	Mr. Williams will be asked to provide non-cumulative testimony regarding the Stroz
11			due diligence analysis,
12			investigation, and report.
13	Charles Wille	May be reached through	Mr. Wille will be asked to
		counsel for Stroz Friedberg	provide non-cumulative testimony regarding the Stroz
14			due diligence analysis,
15			investigation, and report.
16	Wendy Wu	May be reached through counsel for Stroz Friedberg	Ms. Wu will be asked to provide non-cumulative
		counsel for Suoz i fiedocig	testimony regarding the Stroz
17			due diligence analysis, investigation, and report.
18			

III. WITNESSES WHO MAY TESTIFY BY DEPOSITION

The following witnesses may testify by deposition:

Anthony Levandowski

Travis Kalanick

Nina Qi

Bill Gurley

Jeff Holden

John Bares

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Gaetan Pennecot

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1	Dan Gruver	
2	James Haslim	
3	Cameron Poetzcher	
4	Scott Boehmke	
5	Lior Ron	
6	Adam Bentley	
7	Rhian Morgan	
8	Don Burnette	
9	Soren Julesgaard	
10	Ognen Stojanovski	
11	Salle Yoo	
12	Gataum Gupta	
13	Emil Michael	
14	Asheem Lineval	
15	Colin Sebern	
16	Brent Schwarz	
17	Angela Padilla	
18	Justin Suhr	
19	Christian Lymn	
20	Eric Tate	
21	Rudy Kim	
22	Arturo Gonzalez	
23	Anna Ferrari	
24	Colette Reiner Mayer	
25	Teresa MacLean	
26	Shouvik Biswas	
27	Diek Van Nort	
28	Elizabeth Balassone	

1	Benjamin Williams
2	John Gardner
3	Eric Amdursky
4	Alisa Baker
5	Tom Nolan
6	Daniel Olmos
7	Serenity Wang
8	Chris Urmson
9	Brian McClendon
10	Bryan Salesky
11	/ Mattew Blattmachr
12	Eric Friedberg
13	Tara Allport
14	Cristina Antalik
15	Judith Branham
16	Hanley Chew
17	Mitchell Dobi
18	Mary Fulginiti
19	Christine Gabitass
20	Jessica Madore
21	Melanie Maugeri
22	Kenneth Mendelson
23	Christine Oropeza
24	Timothy Schirm
25	Joe Shapiro
26	Sharat Sridhar
27	Aditi Tatti
28	Charles Wille

1	Wendy Wu	
2		
3	DATED: September 16, 2017	QUINN EMANUEL URQUHART & SULLIVAN, LLP
4		
5		By /s/ Charles K. Verhoeven Charles K. Verhoeven
6		Attorneys for WAYMO LLC
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WAYMO'S WITNESS LIST

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